

SOSN QUARTERLY MEETING
May 3, 2013 Newport, Oregon

NEXT MEETING:

ATTENDANCE:

Sarah Ingalls	Benton Co.	Bob Severe	Washington Co.
Cole Kieling	Clackamas Co.	David Bellwood	Washington Co.
Malcolm McDonald	Clackamas Co.	Ken Rolfe	Washington Co.
Brent Taylor	Clackamas Co.	Kevin Doohan	Washington Co.
Tracie Hubler	Clatsop Co.	Lisa Stanley	Washington Co.
Brenda Carney	Columbia Co.	Michael Mollahan	Washington Co.
Trin Monahan	Columbia Co.	Tim DeMumbrum	Washington Co.
Anna Brown	Coos Co.	Randy Settell	Yamhill Co.
Darren Hoschouer	Douglas Co.	Jeff Hansen	DOC
Shaun Anderson	Hood River	Jay Scroggin	PAROLE BOARD
Dru VanRiper	Jefferson Co.	Amber Kaatz	Parole Board
Linda Mills	Klamath Co.	Jeff Wood	Marion Co.
Rick Pokorny	Lane Co.	Leticia Longoria-Navarro	Multnomah Co.
Jennifer Lauanders	Lincoln Co.	Melissa Harlan	Polk Co.
Susie Otoole	Lincoln Co.	Vi Beaty	OSP
Cliff Filley	Linn Co.	Katie Gotch	Treatment Provider
Mike Albers	Washington Co.	Olga Leonova	Treatment Provider
Danielle Taylor	Washington Co.	Curt St.Denis	Treatment Provider

Friday

INTRODUCTIONS/UPDATES. – Changes, Mary Hunt was unable to attend and Derry York who was doing the presentation cancelled at 7:30am this morning. Multiple changes in most counties, some openings and some budget issues.

OSP - Vi Beaty retiring July 1st. The office is down multiple people.

DOC- Jeff Hanson discussed case plans and putting in the constructs of the Stable (see example) in which crashed the system so, they are still working on it. OACCD has a team working on this. There is a week-long advanced PO academy coming up, with more information to come at OACCD next week. There will be a slot for every PO in the State, and there will be no cost to the Counties. DOC is in the middle of a budget cycle.

PAROLE BOARD- Introduced Amber Kaatz as new Board member. Jay Scroggin reported that they opened up hearings officer's position at the Parole Board and hopes to have it filled in 2 months. Opening at revocation desk, should be filled internally, as will the warrant desk and possibly sanction desk. Sounds as if they will be moving some people around and you may be talking to new people. Special Condition #B is still in the process, keeps getting bumped down in the pile and hopes to have an answer by the next meeting. Amber stated that Candace encourages everyone to try and sit in on a hearing; contact Jay.

OACD- Jeff Wood - Encouraged everyone to talk to directors about letting every PO attend the advanced academy that is coming up. Community Corrections budget is not looking bad now, but this is subject to change with house bill 3194 (Criminal Justice Reform Bill). Legislation seems to be supportive for community corrections. He also discussed the DA/Sheriff's oppositions to parts. Reentry programs in Marion, Lane and Jackson may be doing pilot project for transitional leave if bills pass.

TREATMENT PROVIDER – (HANDOUT) Olga Leonova and Curt St. Denis with Innovative Counseling Enterprises shared they will be running groups that address Domestic Violence and Sexual Abuse; they will be using Stable/Acute, Danger Assessment, SARA. They will make sure the programs meet all requirements for both Sex Offender/ DV treatment; two tracts: sexual assault against current/past partner w/adults or teens only OR sexual assault against minors, but history of DV. Katie Gotch also spoke about the program and stated this is a cutting edge program for the most part. They will start taking referrals June 1st at standard group rate. Katie Gotch also discussed a new group she is facilitating: a 9-month group for Perpetrators of Sex Trafficking, and it is a structured, cognitive/behavioral based program. They will be doing arousal assessments and polygraphs in the beginning to make sure they are in the right tract.

Vote for 3rd Chair- Brent Taylor was nominated.

Legislative Updates-Jeff Wood, Katie Gotch, Brenda Carney, Vi Beaty

Jeff Wood and Jay Scroggin discussed HB2549, which has community notification based on risk, and adjust relief from registration requirements. DA Association came in at last minute with amendments they wanted implemented. Consensus was reached to move forward with 2549-1 amendments: Big 5 will = lifetime registration (1st degree Rape, Sodomy, Sex Pen, and Burglary & Kidnapping with sexual intent), but *will not* determine level of notification; Level 1 could ask for relief after 5 years, Level 2 can ask for relief after 10 years. Still has to get through Ways & Means Committee, and more changes may be coming. Most relief would not take place until 2017 so trying to project a fiscal impact is very difficult. Fee will be \$240.00 to file for relief and \$240.00 to file for review. There will be a form offenders will fill out vs. the petition/motion paperwork the Court currently requires. When the offenders register, it will tell them what level they are, DA's will be able to weigh in on them, Cost is about 2 million, they think revenue will be around 1.7 but is all speculative. PSRB and Board will be the ones dealing with this, not the courts. 2013 Legislative Session SOR Bills update will be sent to Brenda to be sent out.

HB3509: Gives counties authority to zone where SOTX programs are located, as well as the number of offenders who can attend. – OACCD and OSSA against the bill.

Jay S discussed 3194, 3193 (DA version), and 3195. Part of the bill is asking for concurrent jurisdiction of supervision by the sentencing court AND Board. Specialty court system for PPS? (Would mirror Federal system for parole). Hopefully this won't go anywhere due to the funding mess.

Vi Beaty –If a person is convicted of sex abuse of an animal they have to register as of January 2012.

HB3253: Will require out-of-state offenders to register in OR if they are required to register in their original sentencing state. If they are convicted in FEDERAL court, they will now be required to register in OR, and if convicted on a MILITARY base outside of US, they will be required to register.

SUB-COMMITTEE UPDATES:

Automation – Mary Hunt was not able to attend, but work is continuing on LSCMI/STABLE caseplan, etc., but due to the difficulties, it is not moving very quickly.

Best Practices – Last year Brenda was asked if someone was ever going to look at standardizing Safety Plans. Brenda asked the group if that was something PO's wanted. It was brought up that there needed to be specific criteria; Katie strongly suggested that we be cautious, as this needs to be individualized to the offender or the event, etc. Some have a specific one for church, some have something else for other events. It was suggested that the criteria be done in collaboration with OATSA and then look at the issue of the forms. Katie felt the offenders should be completing the forms and not just checking a box or filling in a blank. It was decided that at a minimum, Best Practices look at developing the criteria. Brenda sent a signup sheet around to the group for those interested in being a part of the Best Practices Committee around.

Training Committee – Trin discussed the Sex Offender Management Academy. Jeff Wood will discuss the number of days with OACCD to increase it back to at least 4.5 days or 40 hours, and it will most likely be in the fall. Discussion followed about the multiple trainings which will be coming up and if you can't make it to one you can catch the next one.

AUGUST 2013 STATIC/STABLE/ACUTE TRAINING: DESCHUTES COUNTY

FEBRUARY 2014 STATIC/STABLE/ACUTE TRAINING: CLACKAMAS COUNTY

AUGUST 2014 STATIC/STABLE ACUTE TRAINING: To be determined – Southern County? Jeff Wood will talk to directors to see if someone is interested in hosting.

Round Table

Discussion was on the LOW risk offenders being put into the one size fits all group in rural counties. Budget issues were brought up. Can defense attorneys get evaluations done prior to sentencing? Will Court allow PO to make call re: treatment referral based on risk assessment and full-disclosure poly? Would providers do something to try and get the evaluations done -- not full evaluations -- or modify the process on their end. We should never be putting LOW risk offenders in with HIGH's. Would providers be willing to do separate groups? Some counties may need to talk to their courts about changing the wording re: SOTX requirements from "will/shall" to "may".

Fitness centers and how are PO's dealing with offenders going to them. Are there safety plans? Some allow it when no minors are likely to be present; day care was closed and trying to limit it. Some treatment providers are developing a safety plan, as it can be a pro-social activity for some. 24 hour Fitness in WA County had a fit and said they did not want any offender in their facility and wanted them sanctioned because they allow 12-year olds to have their own membership and come in w/out supervision.

Facebook and other social networks forbidding sex offenders are going through legal issues.

Discussed OYA Release of Information form: Do you have to do 2 if the offender has been at 2 facilities? Cole will contact Matt Sorenson with OYA.

GPS – do any counties have policies around active/passive monitoring? Jeff Wood stated he thinks policy is good, but how you address each for violations is another story. They have protocol for the ones that are a "drift" if it is a lower risk versus and higher risk. Brenda asked for copies of the policies.

Vi - REMEMBER!!!! Statute now *does not allow PO's to register offenders* unless you are affiliated with a Sheriff's Office. If they live in a County where there are plenty of places to register they need to be registering in the County they live in.

**Next Meeting - Jefferson County, July 23rd and 24th,
Clatsop County, October 22nd and 23rd**